1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE SUNSET RIDGE OF BELLEVUE OWNERS ASSOCIATION, a Washington NO. 2:24-cy-00584 10 non-profit corporation, STIPULATION AND MOTION FOR Plaintiff, **EXTENSION OF DEADLINES** 11 VS. 12 HOLYOKE MUTUAL INSURANCE NOTE ON MOTION CALENDAR: 13 COMPANY IN SALEM, an Illinois JULY 10, 2024 Corporation COUNTRY MUTUAL 14 INSURANCE COMPANY, an Illinois Corporation; COUNTRY CASUALTY 15 INSURANCE COMPANY, an Illinois 16 Corporation; and DOE INSURANCE COMPANIES 1-10, 17 Defendants. 18 The parties stipulate that since defendants COUNTRY Mutual Insurance Company and 19 COUNTRY Casualty Insurance Company were not served with process until July 2, 2024, 20 deadlines in the court's Order Regarding Initial Disclosures, Joint Status Report and Early 21 Settlement should be extended as follows: 22 Initial Disclosures Pursuant to FRCP 26(a)(1) 8/23/2024 23 Combined Joint Status Report and Discovery Plan 8/30/2024 24 25 REED MCLURE STIPULATION AND MOTION FOR EXTENSION OF DEADLINES - 1 061590.000002 1738894 NO.: 2:24-cv-00584

FINANCIAL CENTER

1215 FOURTH AVENUE, SUITE 1700 SEATTLE, WASHINGTON 98161-1087 (206) 292-4900; FAX (206) 223-0152

1	DATED this 11 <sup>th</sup> day of July, 2024.	
2		REED McCLURE
3		
4		
5		By: <u>/s/ Michael S. Rogers</u> Michael S. Rogers, WSBA #16423
6		Attorney for Defendants Holyoke Mut. Ins. Co. in Salem, COUNTRY Mutual Insurance
7		Company and COUNTRY Casualty Insurance Company
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9		Seattle, WA 98161-1087 <u>mrogers@rmlaw.com</u>
10		By /s/ Cortney Feniello
11		Justin D. Sudweeks, WSBA 28755 Daniel Stein, WSBA 48739
12		Jerry Stein, WSBA 27721
13		Cortney Feniello, WSBA 57352 Stein, Sudweeks & Stein PLLC
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15		Tukwila WA 98188 206.388.0660 – Phone
16		206.286.2660 – Fax
17		cfeniello@condodefects.com
18		
19	IT IS SO ORDERED.	
20		
21	DONE this 11th day of July	, 2024.
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23		( Jun R. Klut
24		HONORABLE JAMES L. ROBART
25		

NOTE ON MOTION CALENDAR:  $-\,2$ 

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